## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

THOMAS H. PILLSBURY, JR. AND MELODY PILLSBURY	) Case No.: 2:20-cv-09301-MCA-LDW )
Plaintiffs, vs.	) JUDGE MADELINE COX ARLEO )
PBF ENERGY, INC. AND JEFFERS CRANE SERVICE, INC.	) DECLARATION OF BEN AGOSTO III IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE )
Defendant(s).	) ) )
	) ) )

- I, Ben Agosto III, hereby declare pursuant to 28 U.S.C. § 1746:
  - 1. I am an attorney with The Buzbee Law Firm, counsel for Thomas H. Pillsbury Jr. and Melody Pillsbury in the above-entitled action. I have personal knowledge of all matters stated herein and if called upon to do so could testify to them.
  - 2. I am admitted to practice in the following jurisdictions, and my admission status is as follows:

COURT	YEAR OF ADMISSION	STATUS
State of Texas	2018	In good standing
Southern District of Texas	2019	In good standing

That I am in good standing with the above courts can be confirmed by writing to: State Bar of Texas Chief Disciplinary Counsel P.O. Box 12487 Austin, TX 78711

3. I have never been suspended from the practice of law in any jurisdiction or received

any public reprimand by the highest disciplinary authority of any bar in which I have been

a member.

4. I have in fact read the most recent edition of the New Jersey Rules of Professional

Conduct and the Local Rules of this Court, and I agree to be bound by both sets of Rules

for the duration of the case for which pro hac vice admission is sought.

5. If granted pro hac vice status, I will in good faith continue to advise counsel who has

moved for the pro hac vice admission of the current status of the case for which pro hac

vice status has been granted and of all material developments therein.

I declare under penalty of perjury under the laws of the United States of America that the foregoing

is true and correct and that this declaration was executed in Houston, Texas.

Dated: August 25, 2020.

Ben Agosto III

Ben Agosto AAA

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

THOMAS H. PILLSBURY, JR. AND MELODY PILLSBURY	) Case No.: 2:20-cv-09301-MCA-LDW
Plaintiffs,	) JUDGE MADELINE COX ARLEO
VS.	)
PBF ENERGY, INC. AND JEFFERS	<ul><li>DECLARATION OF RYAN S. PIGG IN</li><li>SUPPORT OF MOTION FOR ADMISSION</li></ul>
CRANE SERVICE, INC.	) PRO HAC VICE
Defendant(s).	) ) )
	)
	)
	,

- I, Ryan S. Pigg, hereby declare pursuant to 28 U.S.C. § 1746:
  - 1. I am an attorney with The Buzbee Law Firm, counsel for Thomas H. Pillsbury Jr. and Melody Pillsbury in the above-entitled action. I have personal knowledge of all matters stated herein and if called upon to do so could testify to them.
  - 2. I am admitted to practice in the following jurisdictions, and my admission status is as follows:

COURT	YEAR OF ADMISSION	STATUS
State of Texas	2013	In good standing
Southern District of Texas	2016	In good standing

That I am in good standing with the above courts can be confirmed by writing to:
State Bar of Texas
Chief Disciplinary Counsel
P.O. Box 12487
Austin, TX 78711

3. I have never been suspended from the practice of law in any jurisdiction or received

any public reprimand by the highest disciplinary authority of any bar in which I have been

a member.

4. I have in fact read the most recent edition of the New Jersey Rules of Professional

Conduct and the Local Rules of this Court, and I agree to be bound by both sets of Rules

for the duration of the case for which pro hac vice admission is sought.

5. If granted pro hac vice status, I will in good faith continue to advise counsel who has

moved for the pro hac vice admission of the current status of the case for which pro hac

vice status has been granted and of all material developments therein.

I declare under penalty of perjury under the laws of the United States of America that the foregoing

is true and correct and that this declaration was executed in Houston, Texas.

Dated: August 25, 2020.

Ryan S. Pigg Ryan S. Pigg

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

THOMAS H. PILLSBUR'S MELODY PILLSBURY	Y, JR. AND Plaintiffs,	Case No.: 2:20-cv-09301-MCA-LDW  JUDGE MADELINE COX ARLEO
vs.		)
PBF ENERGY, INC. ANI CRANE SERVICE, INC.	) JEFFERS	DECLARATION OF CORNELIA BRANDFIELD-HARVEY IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE
	Defendant(s).	
	;	)
	:	, )
		)

- I, Cornelia Brandfield-Harvey, hereby declare pursuant to 28 U.S.C. § 1746:
  - 1. I am an attorney with The Buzbee Law Firm, counsel for Thomas H. Pillsbury Jr. and Melody Pillsbury in the above-entitled action. I have personal knowledge of all matters stated herein and if called upon to do so could testify to them.
  - 2. I am admitted to practice in the following jurisdictions, and my admission status is as follows:

COURT	YEAR OF ADMISSION	STATUS
State of Texas	2018	In good standing
District of Columbia	2020	In good standing
Southern District of Texas	2018	In good standing
Fifth Circuit Court of Appeals	2019	In good standing

That I am in good standing with the above courts can be confirmed by writing to:

State Bar of Texas

The District of Columbia Bar

Chief Disciplinary Counsel

901 4th Street, NW

P.O. Box 12487

Washington, DC 20001

Austin, TX 78711

J. DOX 1246/ Washing

United States Court of Appeals Fifth Circuit 600 Camp Street New Orleans, LA 70130 3. I have never been suspended from the practice of law in any jurisdiction or received

any public reprimand by the highest disciplinary authority of any bar in which I have been

a member.

4. I have in fact read the most recent edition of the New Jersey Rules of Professional

Conduct and the Local Rules of this Court, and I agree to be bound by both sets of Rules

for the duration of the case for which pro hac vice admission is sought.

5. If granted pro hac vice status, I will in good faith continue to advise counsel who has

moved for the pro hac vice admission of the current status of the case for which pro hac

vice status has been granted and of all material developments therein.

I declare under penalty of perjury under the laws of the United States of America that the foregoing

is true and correct and that this declaration was executed in Dallas, Texas.

Dated: August 25, 2020.

Cornelia Brandfield-Harvey

Cornelia Brandfield-Harvey